## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

	Atty. Docket: GHASSABIAN 12
In re Application of:	) Conf. No.: 7464
Benjamin Firooz GHASSABIAN et al.	) Art Unit: 2629
Appln. No.: 10/553,575	Examiner: V. T. LAM
Filing Date: September 26, 2006	) Washington D.C.
For: SYSTEMS TO ENHANCE DATA ENTRY IN MOBILE AND FIXED ENVIRONMENT	July 14, 2009

## PETITION UNDER 37 CFR §1.78(a)(3) TO ACCEPT AN UNINTENTIONALLY DELAYED CLAIM UNDER 35 U.S.C. 120 FOR THE BENEFIT OF A PRIOR-FILED APPLICATION

U.S. Patent and Trademark Office Customer Service Window Randolph Building, Mail Stop **Amendment** 401 Dulany Street Alexandria, VA 22314

Sir:

Pursuant to 37 CFR §1.78(a)(3), applicants petition that their delayed claim under 35 USC 120 for the benefit of a prior filed application be accepted so that the present application may claim benefit of the filing date of application 10/483,528, which was a national stage application of PCT/US02/22385, filed July 12, 2002, and which in turn claims benefit of provisional applications 60/337,425, filed December 5, 2001, 60/328,002, filed October 9, 2001, 60/324,581, filed September 25, 2001, and 60/304,845, filed July 12, 2001.

In compliance with 37 CFR §1.78(a)(3)(i) requiring a reference to the prior filed applications, submitted herewith is a Supplemental Application Data Sheet, which includes the benefit of application 10/483,528, and the four provisionals from which it claimed benefit.

Atty. Dkt. GHASSABIAN12

In re of: 10/553,575

Response dated: July 14, 2009

OA dated: April 14, 2009

In compliance with 37 CFR §1.78(a)(3)(ii), payment of the surcharge of

\$1,410.00, as required by 37 CFR §1.17(t), is authorized herewith. It is assumed that only

one such fee is required in order to claim benefit of all of the applications listed above. No

additional such fees are authorized at this time.

In compliance with 37 CFR §1.78(a)(3)(iii), the undersigned hereby states, on

behalf of the applicants, that the entire delay between the date the claim was due under

paragraph (a)(2)(ii) of 37 CFR §1.78 and the date the claim was filed was unintentional.

Granting of this petition and according of the present application the benefit of

the above-identified prior filed application, and the provisional applications from which it in

turn claims benefit, are therefore earnestly solicited.

Respectfully submitted,

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